## EXHIBIT F

## Case 23-11069-CTG Doc 8477-6 Filed 01/02/26 Page 2 of 7

From: Levin, Samuel (slevin@groom.com) <SLevin@groom.com>

**Sent:** Friday, December 19, 2025 3:11 PM

**To:** Eric Winston

**Cc:** Meehan, Edward J. (EMeehan@groom.com); Good, L. Katherine; Eric Field; Vincent M.

DeBella; Bill Sullivan

**Subject:** [EXT] Re: Yellow - NYST Deposition by Written Question

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Eric,

Thanks for your e-mail and for accepting service.

The questions are relevant for a variety of reasons, including but not limited to:

- 1. MFN has inquired into the NYST Fund's settlement communications with Debtors and others, which were taking place during the same period of time as demands made to Debtors and others by MFN. Given that this is a complex, multi-party case, it is not fair or appropriate to present evidence of only some pieces of the overall discussion.
- 2. MFN is seeking to challenge the computation of the Fund's claims under the court's rulings to date. The Fund is entitled to know what MFN believes the appropriate application is of the court's rulings to its own claims to test the consistency or inconsistency of MFN's computation formula, particularly given that it impacts recoveries of other unsecured creditors in Class 5, which is also a topic MFN has asserted is relevant.
- 3. MFN has been acting in bad faith in dragging out the proceedings in this case until it gets paid what multiple parties have termed a ransom, in excess of the reasonable value of its claims. We believe that MFN's settlement demands when compared against its computation of its own claims will further establish this conduct is relevant to the court's evaluation of MFN's expected objection to the pending 9019 settlement motion and may be grounds to subordinate its claims, among other relief. It is also relevant to the magnitude of future litigation expenses, which MFN also appears to be contesting.

Now that we have responded to your request that the Fund state its positions in writing, please do us the courtesy of providing your responses to these positions in writing as well.

In this regard, please also explain why MFN would be entitled to seek discovery it will not reciprocate. We can then gauge where we are and how best to further meet and confer.

We would appreciate your prompt attention to this matter since MFN has requested that we respond to fifty Rule 31 questions—some of which parallel and greatly expand upon the same subjects as the Fund's few questions to MFN.

Thanks,

Sam

On Dec 18, 2025, at 11:31 AM, Eric Winston <ericwinston@quinnemanuel.com> wrote:

#### Counsel:

We received the Rule 31 deposition subpoena. We are authorized to accept service.

Before agreeing to any dates for a response, we have a threshold question and request a meet & confer. After reviewing the questions, we do not see any relevance to any of the questions to be answered. Please state in writing before any meet and confer your reasoning why the answers to the questions – whatever those answers may be – either support approval or support disapproval of the motion regarding your client's settlement with the Debtors. We do not see how any answer makes any difference.

We reserve all rights and grounds to seek to quash.

Regards,

Eric

Eric Winston
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From: Levin, Samuel (slevin@groom.com) <SLevin@groom.com>

Sent: Wednesday, December 17, 2025 6:37 PM

To: Eric Winston <ericwinston@guinnemanuel.com>

Cc: bsullivan@sha-llc.com; WHAZELTINE@sha-llc.com; Vincent M. DeBella <vdebella@pkgdlaw.com>; Eric Field <efield@littler.com>; L. Katherine Good <kgood@potteranderson.com>; Ben Roth <br/>
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### Case 23-11069-CTG Doc 8477-6 Filed 01/02/26 Page 4 of 7

(EMeehan@groom.com) < EMeehan@groom.com>; Andrew C. Ehrmann <aehrmann@potteranderson.com>; Kevin Zuzolo <kzuzolo@akingump.com>; Christopher Gessner <cgessner@akingump.com>; Shirley Chan <shirley.chan@kirkland.com>; Casey McGushin <casey.mcgushin@kirkland.com>; Patrick J. Nash <patrick.nash@kirkland.com> Subject: RE: Yellow - NYST Deposition by Written Question [EXTERNAL EMAIL from slevin@groom.com<mailto:slevin@groom.com>] Eric, Please see the attached subpoena to MFN and Mobile Street and confirm if you'll accept service. While the questions are limited, if you need more time to respond, please let us know. Thanks, Sam Samuel Levin Principal Groom Law Group, Chartered 1701 Pennsylvania Ave., NW, Suite 1200 Washington, DC 20006 t: 202-861-6648 | f: 202-659-4503 | e: slevin@groom.com<mailto:slevin@groom.com> <https://www.groom.com> <image001.gif> <a href="https://www.linkedin.com/company/groom-law-group">https://www.linkedin.com/company/groom-law-group</a> <image002.png> <https://twitter.com/groomlawgroup> <image003.png> <a href="https://www.groom.com/resources/usa-today-names-groom-2025-top-workplace">https://www.groom.com/resources/usa-today-names-groom-2025-top-workplace</a> <image004.jpg> From: Meehan, Edward J. (EMeehan@groom.com<mailto:EMeehan@groom.com>) <EMeehan@groom.com<mailto:EMeehan@groom.com>> Sent: Wednesday, December 17, 2025 11:44 AM To: Andrew C. Ehrmann <aehrmann@potteranderson.com<mailto:aehrmann@potteranderson.com>>

Cc: Levin, Samuel (slevin@groom.com<mailto:slevin@groom.com>)

# Case 23-11069-CTG Doc 8477-6 Filed 01/02/26 Page 5 of 7

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k62eSQ&v=1&imprintMessageId=5defa4c7-fd9d-425c-a1fa-cdd2a17b0f3c>

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